BEST AVAILABLE COPY

. Nov. 7. 2005 6:31PM

INGRASSIA FISHER & LORENZ PC

No. 3980

P. 6

Appl. No. 10810,879 Reply to Final Office Action of September 7, 2005 Priving

VI AKA

Applicant health requests that the Office reconsider the present Application under 37 C.F.R. § 1.116. This Response amends claims 1.4 and 10 without projudice or disolatmen and adds new claims 1.4.8. After entry of the above claim amendments, alatins 1.4.8.3 independent and 15 dependent claims) are pending, and no new matter is presented by this Response.

This Response amends each of the three independent claims to incorporate suggestions provided by Examiner Shanker during the telephonic interview of November 3, 2005, and believes that the present claims are now allowable. The present application is not allowed, Applicant respectfully requests that the amendments to the claims be entered for purposes of the contributions.

Applicant traverses each of the rejections contained in the First Office Action for several research. Most importability, with a combination of the three cited references would fail to articipate the presently-elained inventions. In particular, no single reference (nor any combination of references would articipate at least the element of counting said capacitance profiles to discretifies an occurrence of a single gesture retaining from the simulations pressure of the at least two user higher of jets. Is effectively recited in each of the independent oldings. Further, the legal bases for the Section 102 rejections presented in the First Office Action are flawed because the references, particularly the Mellitz reference but also farmetheart and Duritions are not from anticipous technological fields, and in the adequate suggestions motivations for the Section 103 combinations are not provided on the record. A detailed analysis of these arguments used not be presented here, but will be presented upon Appeal II necessary.

In view of the above remarks, each of the pending claims are believed to be allowable over the prior art of record. Applicant therefore respectfully requests reconsideration of the rejections and allowance of all pending claims. Should the Examiner have any questions or wish to further discuss this application. Applicant's counse, may be reached at (48%) 385-5060 or location § Ellawwoon.

PAGE 6/7 * RCVD AT 11/7/2005 8:37:36 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/25 * DNIS:2738300 * CSID:4803855061 * DURATION (mm-ss):01-36

BEST AVAILABLE COPY

.Nov. 7. 2005

6:31PM

INGRASSIA FISHER & LORENZ PC

Deposit Accord No. 39-2091

Appl. No. 10-810,879
Reply to Final Office Action of September 7, 2005

INGRASSIA FISHER & LORENZ P.C. Custome: No. 19406

Bretti A. Carlson U.S. Registration No. 19,928

Respectibly stimitted on behalf of S INCORPORATED, ASSIGNEE

of this Regionse, the Commissioner is surficined and requested to provide any extension Addished no additional fees or carentions of time are bollered to be required for early

and or to debit step teet that may be respilied to strold absolutionness of this application from

PAGE 7/7 * RCVD AT 11/7/2005 8:37:36 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/25 * DNIS:2738300 * CSID:4803855061 * DURATION (mm-ss):01-36